

Pine Belt Broadcasting, LLC

3984 County Road 32 - P. O. Box 279

Arlington, Alabama 36722

Phone (334) 385-5001

**EB 06-36
EB-06-TC-060**

CERTIFICATION OF CPNI FILING FEBRUARY 6, 2006

February 6, 2006

VIA ELECTRONIC FILING

Marlene H. Dortch, Secretary
Office of the Secretary
Federal Communications Commission
445 12th Street S.W.
Washington, D.C. 20554


Dear Secretary Dortch:

In accordance with the Public Notice issued by the Enforcement Bureau on January 30, 2006, as revised by Public Notice issued on February 2, 2006, please find attached our company's submission in response to the Enforcement Bureau's request for the most recent period citing the requirements of § 64.2009(e) of the Commission's Rules.

Should you have any questions regarding this filing, please direct them to the undersigned.

Sincerely,

Pine Belt Broadcasting, LLC



John C. Nettles
President/CEO

cc: Byron McCoy via e-mail byron.mccoy@fcc.gov
Best Copy and Printing, Inc., via e-mail fcc@bcpweb.com

**Before the
Federal Communications Commission
Washington, D.C. 20554**

**Certification of CPNI FILING FEBRUARY 6, 2006
OF
PINE BELT BROADCASTING, LLC**


**EB-06-TC-060
EB Docket No. 06-36**

TO: FEDERAL COMMUNICATIONS COMMISSION, ENFORCEMENT BUREAU

In response to the Commission's Public Notice, DA 06-223 (released January 30, 2006), and revised by Public Notice, DA 06-258 (released February 2, 2006), Pine Belt Broadcasting, LLC (d/b/a Pine Belt Telephone Competitive Services) ("Pine Belt Competitive Services") states as follows:

1. Pine Belt Competitive Services is an affiliate of Pine Belt Telephone Company, Inc., a small rural local exchange carrier. Pine Belt Competitive Services provides special access service to less than twenty (20) business customers. Pine Belt Competitive Services ensured that it was in compliance with the FCC rules contained in the subpart addressing Customer Proprietary Network Information ("CPNI") for 2005 in that Pine Belt Competitive Services did not use CPNI in its marketing efforts in 2005 nor did it turn over CPNI to others in 2005.
2. Because Pine Belt Competitive Services was not using CPNI in its marketing efforts and did not turn over CPNI to others, Pine Belt Competitive Services certifies that it complied with the Commission's rules regarding the proper use of CPNI.
3. Pine Belt Competitive Services' interpretation of 47 C.F.R. § 64.2009, entitled "Safeguards required for use of customer proprietary network information" was that so long as CPNI was not used by telecommunications carriers, the compliance certificate requested by the Enforcement Bureau in Public Notice DA 06-223, and revised by Public Notice, DA 06-258, was not required. Specifically, that Section provides, among other things, that a carrier "must implement a system...*prior to* the use of CPNI...." 47 C.F.R. § 64.2009(a). For that reason, Pine Belt Competitive Services does not have a compliance certificate for the year 2005.
4. Pine Belt Competitive Services will immediately adopt an appropriate 2006 compliance certificate in the event that CPNI is later used.
5. Pine Belt Competitive Services is unaware of any instances where its opt-out mechanisms did not work properly in 2005, however, it will provide written notice within five business days to the Commission of any future instance where the opt-out mechanisms do not work properly, except when such incident is isolated and an anomaly.

Pine Belt Broadcasting, LLC

By: 
John C. Nettles
Its: President/CEO

DATED: 2/6/2006